AO 247 (Rev. 11/11) Order Regarding Motion for Sentence Reduction Pursuant to 18 U.S.C. \S 3582(c)(2)

Page 1 of 2 (Page 2 Not for PubliSDESTRICT COURT

United States District Court

for the

Northern District of Alabama

United States of v.	America)			
Derrick Dewayne Curry) Case N	o: 4:06-CR-365-VE	ЕН-ЈЕО-1	
Date of Original Judgment: Date of Previous Amended Judg (Use Date of Last Amended Judgment i)) Federal	No: 26034-001 Public Defender nt's Attorney		
		OTION FOR S	SENTENCE RI	EDUCTION	
Upon motion of \checkmark the § 3582(c)(2) for a reduction in the subsequently been lowered and to § 994(u), and having considered and the sentencing factors set for	ne term of imprisons made retroactive by such motion, and ta	ment imposed base the United States aking into account	ed on a guideline sen Sentencing Commis the policy statement	tencing range that sion pursuant to 2 set forth at USSO	t has 8 U.S.C.
IT IS ORDERED that the motion ☐ DENIED. ✓ GRA		endant's previously	imposed sentence of	of imprisonment (a	us reflected in
the last judgment issued) of	235	months is red	-	130	months
Except as otherwise provided, al IT IS SO ORDERED.	l provisions of the j	udgment dated _	August 16, 2007 s	hall remain in effo	ect.
Order Date: December 28, 2015			Hokius EMERSON HOP		

United States District Judge